

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	10/602,711	06/25/2003	Wayne M. Blackwell	FS-00887	9978
	7055	7590 11/04/2005		EXAMINER	
		JM & BERNSTEIN, P. D CLARKE PLACE	ADAMS, GREGORY W		
	RESTON, VA 20191			ART UNIT	PAPER NUMBER
	,			3652	
				DATE MAIL ED: 11/04/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/602,711	BLACKWELL ET AL.	
Examiner	Art Unit	
Gregory W. Adams	3652	

	Gregory W. Adams	3652	
The MAIL	ING DATE of this communication appears on the cover sheet with the	correspondence add	ress
	7 October 2005 FAILS TO PLACE THIS APPLICATION IN CONDITION FO	•	
1. The reply was find this application places the application	led after a final rejection, but prior to or on the same day as filing a Notice of applicant must timely file one of the following replies: (1) an amendment, affication in condition for allowance; (2) a Notice of Appeal (with appeal fee) in continued Examination (RCE) in compliance with 37 CFR 1.114. The reply means to the continued Examination (RCE) in compliance with 37 CFR 1.114.	Appeal. To avoid aba fidavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)
a) The period for the	or reply expires <u>3 months from the mailing</u> date of the final rejection. or reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth wever, will the statutory period for reply expire later than SIX MONTHS from the mailir		
Examiner No	ote: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN TH HS OF THE FINAL REJECTION. See MPEP 706.07(f).		
have been filed is the di under 37 CFR 1.17(a) is set forth in (b) above, if	be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1. ate for purposes of determining the period of extension and the corresponding amount is calculated from: (1) the expiration date of the shortened statutory period for reply one checked. Any reply received by the Office later than three months after the mailing date patent term adjustment. See 37 CFR 1.704(b).	of the fee. The appropr ginally set in the final Offi	iate extension fee ce action; or (2) as
2. The Notice of A	ppeal was filed on A brief in compliance with 37 CFR 41.37 must be of Appeal (37 CFR 41.37(a)), or any extension thereof (37 CFR 41.37(e)), the eal has been filed, any reply must be filed within the time period set forth in	o avoid dismissal of th	
3. The proposed	amendment(s) filed after a final rejection, but prior to the date of filing a brief e new issues that would require further consideration and/or search (see NC		ecause
(b) They rais	e the issue of new matter (see NOTE below); not deemed to place the application in better form for appeal by materially re	·	the issues for
, , — , ,	sent additional claims without canceling a corresponding number of finally re	jected claims.	
	(See 37 CFR 1.116 and 41.33(a)). nts are not in compliance with 37 CFR 1.121. See attached Notice of Non-Ce	ompliant Amendment	(PTOL-324)
	bly has overcome the following rejection(s):	omphane / amonamone	(1 102 02 1).
	ed or amended claim(s) would be allowable if submitted in a separate	, timely filed amendme	ent canceling the
how the new or The status of the	If appeal, the proposed amendment(s): a) 💢 will not be entered, or b) 🗌 we amended claims would be rejected is provided below or appended. The claim(s) is (or will be) as follows:	ill be entered and an e	explanation of
Claim(s) allowe Claim(s) object Claim(s) rejecte	ed to:		
Claim(s) withdr AFFIDAVIT OR OTH	awn from consideration:		
8. The affidavit or because applic	other evidence filed after a final action, but before or on the date of filing a Nant failed to provide a showing of good and sufficient reasons why the affida presented. See 37 CFR 1.116(e).		
9. The affidavit or entered because showing a good	other evidence filed after the date of filing a Notice of Appeal, but prior to the se the affidavit or other evidence failed to overcome all rejections under appeal and sufficient reasons why it is necessary and was not earlier presented.	eal and/or appellant fa See 37 CFR 41.33(d)(ils to provide a 1).
REQUEST FOR REC	or other evidence is entered. An explanation of the status of the claims after of CONSIDERATION/OTHER		•
[See below].	or reconsideration has been considered but does NOT place the application		nce because:
	hed Information Disclosure Statement(s). (PTO/SB/08 or PTO-1449) Paper	No(s)	<u> </u>
13. Other:	•	lal	ele-
	•	EILEEN D. I	ILLIS

EILEEN D. LILLIS SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600 With respect to claim 25, a module refers to "a unit of instruction". www.dictionary.com. Further, Lilley discloses a module 12 providing container positioning to, interactive to an operator. Although Applicant has not positively recited "module" structure, Applicant intends for some sensing to occur of which its unclear how a "unit of instruction" could also sense. However, Lilley discloses measured dumping by an operator who suffices as a sensor and thus may controllably a dump bucket filled with material. Broadly construed module encompasses a user following a set of instructions, automoatic control motors guided by computer programs, computers, sensors, hydraulic circuits, and/or hydraulic control valves. Applicant hasn't provided limitations which define over Lilley's module.

With respect to claims 1-24, the Examiner respectfully calls the Applicant's attention to the Final Office Action mailed August 16, 2005 which addresses the Applicant's arguments on pages 6-8. The combination of Lilley's dumping and positionable bucket in view of Smith's fill sensor is cited as prior art. In particular, Smith defines a fill sensor which determine the level of articles in a bin and can be set at different fill capacities. It further is controlled by a control module. This encompasses empty, partially full, or filled and any point in the empty to full range and subsequent dumping. Thus, it is the combination of Smith's level sensing with Lilley's 3-position bucket that reads on Applicants invention as claimed.

Finally, Applicant's arguments beginning on Pages 11-12 of Remarks dated October 7, 2005 that allege patentablity are without merit as they do not provide reasons for defining over the cited prior art.